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5
Attorneys for Defendant – HUSSEIN A. YASIR

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7 **UNITED STATES DISTRICT COURT**
FOR THE EASTERN DISTRICT OF WASHINGTON

8 UNITED STATES OF AMERICA,

9 Plaintiff,

10

v.

11 ALI ABED YASER, (a/k/a “Abu
Hasanain”), HUSSEIN A. YASIR
12 (a/k/a “Abu Fakhri”), INSAF A.
KARAWI, HASANEIN A. YASER,
13 AHMAD L. BACHAY, MOHAMMAD
BAJAY (a/k/a “Abu Jabbar”), HUSSAIN
14 K. BACHAY, NOOR TAHSEEN AL-
MAAREJ (a/k/a “Noor T. Almarej”),
15 ALI F. AL-HIMRANI, RANA J.
KAABAWI, AMAR F. ABDUL-
16 SALAM, AMEER R. MOHAMMED,
MOHAMMED F. AL-HIMRANI,
17 MARIA ELENA SANCHEZ,
SEIFEDDINE A AL-KINANI,
18 ABDULLAH AL-DULAIMI,
FIRAS S. HADI, FAROOQ S.
19 YASEEN, KHALIL ABDUL-RAZAQ,
JESUS GEORGE SANCHEZ,

20

CASE NO. 4:21-CR-06042-MKD

**MOTION FOR EXTENSION TO
PROVIDE PHASED PRETRIAL
MOTION PRACTICE**

1 SINAN AKRAWI, and MOHAMMED
NAJI AL-JIBORY,

2 Defendants.

3 COMES NOW the HUSSEIN A. YASIR, by and through lead defense
4 counsel Michael Lynch, and moves the Court to extend the April 11, 2022
5 deadline for a phased motion practice to May 23, 2022 (approximately 45 days).
6 See e.g., ECF No. 440, Order Following Pretrial Conference, para. F.2. The
7 basis for this motion is that all defense counsel need time to review the
8 discovery, which is in the process of being produced through the coordinating
9 discovery attorney.

10 The undersigned notified all defendants' counsel of the intent to make
11 this motion for additional time. No objections were received. See ECF No.
12 440, para. F.1.

13 Respectfully Submitted this 11th day of April, 2022.

14 MICHAEL W. LYNCH, P.S.

15 /s/ Michael W. Lynch

16 MICHAEL W. LYNCH
Attorney for Defendant

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18 BOHRNSEN STOCKER SMITH, PLLC

19 /s/ Justin P. Loneragan

20 JUSTIN P. LONERGAN
Attorney for Defendant

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 11th day of April 2022, the foregoing document was electronically filed with the Clerk of the Court using the CM/ECF system which sent a Notice of Electronic Filing to the following person(s):

George J.C. Jacobs III, Assistant United States Attorney
Dominique Juliet Park, Assistant United States Attorney

/s/ Justin P. Lonergan
JUSTIN P. LONERGAN